1 2 3 4 UNITED STATES DISTRICT COURT 5 DISTRICT OF NEVADA * * * 6 7 G & G FREMONT, LLC, a Nevada limited Case No. 2:14-CV-1006 JCM (PAL) Liability company; CRAZY ELY WESTERN 8 VILLAGE, LLC, a Nevada limited liability ORDER company, 9 Plaintiff(s), 10 v. 11 CITY OF LAS VEGAS, 12 Defendant(s). 13 14 Presently before the court is plaintiff Crazy Ely Western Village's motion for preliminary 15 injunction. (Doc. #10). The Ninth Circuit remanded for further findings as to whether the 16 advertising restrictions at issue in this case directly and materially advance the city's interests, and 17 18 whether any less-restrictive alternatives to the advertising restrictions are available. 19 Plaintiffs and defendants filed briefs regarding the advertising restrictions. (Docs. #41 and 20 #42). In their briefs, both parties state that the issues on remand are now moot because the Las 21 Vegas City Council adopted Ordinance No. 6468 which repealed LVMC 6.50.475(F)-(H) "in 22 response to current litigation regarding those provisions." (Doc. #42). 23 24 Accordingly, 25 IT IS HEREBY ORDERED ADJUDGED AND DECREED that plaintiff Crazy Ely 26 Western Village's motion for preliminary injunction (doc. #10) be, and the same hereby is, 27 28

James C. Mahan U.S. District Judge

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DENIED as moot. Furthermore, the preliminary injunction hearing currently set for Thursday, November 19, 2015, is VACATED. DATED November 17, 2015. UNITED STATES DISTRICT JUDGE

James C. Mahan U.S. District Judge